

SMG Media, Inc.
M/C Partners
75 State Street, Suite 2500
Boston, MA 02109

00038 48203
Invoice: 358400

April 7, 2017
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Fran Janik and Steven Hirsch v. Spin Media LLC

Fees through March 31, 2017:

03/02/17	Meeting with client representative regarding new matter review docket, emails regarding same.	C. LEPERA	0.80	596.00
03/03/17	Work on finalizing retainer after meeting with client.	C. LEPERA	0.50	NO CHARGE
03/06/17	Review background emails re case and complaints (.4); calls with C. Lepera re case and extension filing (.3); review local practices and draft/file/email extension request to judge (.5); emails with opposing counsel re same (.2).	M. WILLIAMS	1.40	889.00
03/07/17	Emails with Matt Williams regarding litigation hold letters, next steps.	C. LEPERA	0.20	149.00
03/08/17	Review docket in Janik case including scheduling order and mediation (.4); emails with C. Lepera re same and strategy for mediation (3); emails with R. Leibowitz re same (.2); continue drafting hold letter (.4); file appearances in Janik and Leibowitz (.4); review judges' practices (.3).	M. WILLIAMS	2.00	1,270.00

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03/09/17	Calls with C. Lepera re mediation strategy and research (.4); review complaints to assess stat damages and fees issues and related copyright office research (.7); assign research tasks to T. Nguyen in email and call (.6); revise hold letters (.4).	M. WILLIAMS	2.10	1,333.50
03/09/17	Call with Matt Williams re legal research on copyright issues in advance of call with opposing counsel.	T. NGUYEN	0.10	48.00
03/10/17	Discuss the case with Matt Williams; emails with plaintiff counsel regarding call.	C. LEPERA	0.20	149.00
03/10/17	Conduct legal research re: whether removal of non-embedded photographer credit states claim under 17 USC 1202.	T. NGUYEN	0.90	432.00
03/10/17	Review Janik/Hirsch complaint.	T. NGUYEN	0.20	96.00
03/12/17	Conduct research re: applicability of innocent-infringement defense to actual damages under Section 504.	T. NGUYEN	0.40	192.00
03/12/17	Conduct research re: recent Section 504 cases involving low actual-damages awards.	T. NGUYEN	0.60	288.00
03/12/17	Conduct research re: cases where fair-use defense was upheld in connection with online republication of photos.	T. NGUYEN	0.20	96.00
03/12/17	Draft summary of results of copyright research in advance of call with opposing counsel.	T. NGUYEN	0.30	144.00

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03/13/17	Call with John Watkins; discuss strategy with Matt Williams and approach to RL.	C. LEPERA	0.50	372.50
03/13/17	Review T. Nguyen research memo and do follow up research on 17 usc 1202 violations (.9); calls with C. Lepera re negotiation strategy (.3)	M. WILLIAMS	1.20	762.00
03/13/17	Confer with Matt Williams re copyright research results.	T. NGUYEN	0.10	48.00
03/15/17	Discuss with M. Williams his call with adverse counsel; send\email memo to client; consider next steps.	C. LEPERA	0.50	372.50
03/15/17	Discuss with M. Williams his call with adverse counsel; send\email memo to client; consider next steps.	C. LEPERA	0.50	372.50
03/15/17	Prepare for negotiation call with opposing counsel (.5); call with opposing counsel (.4); Redaction email to client (.4); call with C. Lepera re same (.2).	M. WILLIAMS	1.50	952.50
03/16/17	Call with client Redaction emails with Matt Williams regarding same and mediation process.	C. LEPERA	0.40	298.00
03/17/17	Handle docketing/calendaring of relevant response dates, conference dates, and discovery deadlines (.4); draft answer in Janik (1.0).	M. WILLIAMS	1.40	889.00
03/17/17	Review Francisco v. Verizon case for discussion of heightened-pleading standard.	T. NGUYEN	0.20	96.00

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03/20/17	Call with client regarding Redaction discuss same with Matt Williams.	C. LEPERA	0.20	149.00
03/20/17	Continued drafting of answer and email to client Redacti (.8); prepare corp disclosure (.1); call with client re Redacti (.1).	M. WILLIAMS	1.00	635.00
03/20/17	Research applicability of heightened pleading standard to affirmative defenses.	T. NGUYEN	1.60	768.00
03/21/17	Emails with Matt Williams regarding scheduling matters and settlement.	C. LEPERA	0.20	149.00
03/21/17	Research ethics of preventing attorney from suing in future cases and assign further research to T. Nguyen.	M. WILLIAMS	0.60	381.00
03/21/17	Research NY ethical rules governing promises not to represent future plaintiffs.	T. NGUYEN	0.60	288.00
03/22/17	Emails with M. Williams regarding his call with Plaintiffs' counsel; emails with client Redaction .	C. LEPERA	0.20	149.00
03/22/17	Finalize and file answer and disclosure (.4); call with J. Watkins re Redaction (.1); call with opposing counsel re same (.2).	M. WILLIAMS	0.70	444.50
03/22/17	File answer and disclosure form in SDNY.	T. NGUYEN	0.30	144.00
03/23/17	Review RL emails regarding settlement.	C. LEPERA	0.10	74.50

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03/24/17	Review emails with Matt Williams regarding settlement options and mediations and other status matters.	C. LEPERA	0.20	149.00
03/24/17	Review settlement offer and consider response and email client [Redacted] (.4); draft email to opposing counsel re same (.5); draft discovery requests to serve (2.2); draft initial disclosures and send to client and serve (.9); call with J. Watkins re [Redacted] (.2).	M. WILLIAMS	4.20	2,667.00
03/27/17	Review emails regarding settlement communications with Matt Williams and plaintiff counsel and with client.	C. LEPERA	0.20	149.00
03/28/17	Call with M. Williams regarding strategy and update on cases; review emails regarding same.	C. LEPERA	0.30	223.50
03/28/17	Review discovery requests and email to client [Redacted] (.7); review all orders to plan for complying with all deadlines in all cases filed by Liebowitz (.7); research impact of Spin bankruptcy (.2); call with J. Watkins re [Redacted] (.5); call with M. Singer re [Redacted] (.2); call to colleague who has experience with opposing counsel (.2); call with C. Lepera re case developments (.2); prepare email to John Watkins with info [Redacted] (.4).	M. WILLIAMS	3.10	1,968.50



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03/30/17	Prepare new discovery and plan for using in-house expert (.2); emails with J. Watkins re Redaction (1); prepare for discovery call (.2); calls with client Redaction (1.0).	M. WILLIAMS	1.50	952.50
03/31/17	Email to S. Blackwell regarding needed documents and information (.5); record notes re Redaction Redaction (2).	M. WILLIAMS	0.70	444.50

Total Fees:	\$19,581.50
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Billing Summary

<u>Name</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
C. LEPERA	4.50 hours at	\$745.00 =	3,352.50
M. WILLIAMS	21.40 hours at	\$635.00 =	13,589.00
T. NGUYEN	5.50 hours at	\$480.00 =	2,640.00
 SUMMARY TOTALS	 31.40		 19,581.50

Costs Advanced and In-House Services:

03/24/17	Delivery Services - Richard Liebowitz, Valley Stream NY US 03/24/17	13.63	
Total Costs:			\$13.63
Total Fees & Costs:			\$19,595.13



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May 10, 2017

LEGAL SERVICES RENDERED through April 30, 2017

Re	[REDACTED]	[REDACTED]	[REDACTED]
Re:	Fran Janik and Steven Hirsch v. Spin Media, LLC	20,258.00	
	Disbursements and charges per attached	129.30	
			20,387.30

Redaction

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Fran Janik and Steven Hirsch v. Spin Media LLC

Fees through April 30, 2017:

04/03/17	Review summary of prior conference, order transcript, consider requesting mediation referral.	M. WILLIAMS	0.20	127.00
04/04/17	Emails with Matt Williams regarding settlement and scheduling.	C. LEPERA	0.20	149.00
04/04/17	Research publication issue and task T. Nguyen with additional research (.2); consider additional written discovery needs and expert disclosures (.4); review transcript from February 24 conference (.4)	M. WILLIAMS	1.00	635.00
04/04/17	Review and analyze legal treatise materials addressing definition of "publication" under Section 101 of Copyright Act.	T. NGUYEN	1.70	816.00
04/04/17	Research federal cases addressing definition of "publication" under Section 101 of Copyright Act.	T. NGUYEN	0.70	336.00
04/04/17	Confer with Matt Williams re legal research re definition of publication under Section 101 of Copyright Act.	T. NGUYEN	0.20	96.00
04/05/17	Research federal case law addressing definition of "publication" under Section 101 of Copyright Act.	T. NGUYEN	0.90	432.00

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04/05/17	Confer with Matt Williams re legal research re definition of "publication" under Section 101 of Copyright Act.	T. NGUYEN	0.30	144.00
04/05/17	Conduct follow-up research re federal case law addressing offer to distribute copyrighted material under Section 101 of Copyright Act.	T. NGUYEN	1.10	528.00
04/05/17	Draft summary of legal research re federal case law addressing publication of and offer to distribute copyrighted material under Section 101 of Copyright Act.	T. NGUYEN	0.70	336.00
04/07/17	Discovery planning for completing case discovery and depositions and expert discovery.	M. WILLIAMS	0.30	190.50
04/10/17	Call with M. Williams; call with client representatives Redaction	C. LEPERA	0.40	298.00
04/10/17	Draft and serve second sets interrogatories.	M. WILLIAMS	1.60	1,016.00
04/11/17	Serve interrogatories.	M. WILLIAMS	0.20	127.00
04/12/17	Emails with S. Blackwell Redaction	M. WILLIAMS	0.20	127.00
04/18/17	Emails with Matt Williams regarding court conference tomorrow.	C. LEPERA	0.10	74.50
04/18/17	Call with Liebowitz re status conference (.2); draft protective order (.7); review court order re teleconference (.1); draft email to S. Blackwell Redaction (.8); prepare for status conference (.2).	M. WILLIAMS	2.00	1,270.00

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04/19/17	Call with Matt Williams regarding his conference with Judge Peck and outcome; review Redaction to client.	C. LEPERA	0.30	223.50
04/19/17	Email to S. Blackwell (.1); Prepare for hearing (1.6); call and email to opposing counsel (.3); hearing (.7); Redaction to clients (.3); serve deposition notices (.4); object to Liebowitz deposition notice and review response letter (.5); consider calendaring of all cases (.2)	M. WILLIAMS	4.10	2,603.50
04/19/17	Conduct research re FRCP 30(b)(6) requirement that topics be designated in deposition notice directed to company.	T. NGUYEN	0.30	144.00
04/19/17	Review letter from opposing counsel re deposition notice and review/analyze legal authority cited therein.	T. NGUYEN	0.60	288.00
04/19/17	Research Second Circuit cases holding that scope of deposition is limited to topics designated in Rule 30(b)(6) notice.	T. NGUYEN	0.40	192.00
04/20/17	Emails with M. Williams/clients regarding Redaction .	C. LEPERA	0.30	223.50
04/20/17	Research and draft response letter objecting to deposition notice (1.8); email Redaction to SMG (.2); prepare motion for protective order and file (.8); call with SMG re Redaction (.6)	M. WILLIAMS	3.40	2,159.00
04/20/17	Confer with Matt Williams re research related to Rule 30(b)(6) deposition notice.	T. NGUYEN	0.30	144.00

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04/21/17	Review amended deposition notice (.1); email to Liebowitz re same (.1); Redaction (.1); call with J. Watkins re Redaction (.2)	M. WILLIAMS	0.50	317.50
04/22/17	Draft requests for admissions.	M. WILLIAMS	0.50	317.50
04/23/17	Prepare requests for admissions.	M. WILLIAMS	0.90	571.50
04/24/17	Email to S. Blackwell re Redaction (.2); call with M. Singer Redaction (.2); call with R. Liebowitz re settlement negotiation (.4); Redaction for client (.1); service of requests for admissions (.2).	M. WILLIAMS	1.30	825.50
04/25/17	Review emails from M. Williams regarding case/discovery and timing.	C. LEPERA	0.20	149.00
04/25/17	Review discovery responses and Redaction (.4); review documents Redaction (.3); call with Blackwell and follow up emails (.9); prepare for motion to compel (.1).	M. WILLIAMS	1.70	1,079.50
04/26/17	Email to Guccione re fact investigation (.2); emails with S. Blackwell re Redaction (.2); email to Liebowitz re discovery objections (.3); review Janik rogs and RFPs (.4).	M. WILLIAMS	1.10	698.50
04/27/17	Email to Liebowitz re location of deposition (.2); draft responses to document demands and interrogatories (2.8); prepare and call with B. Guccione and follow up (.5); email to client Redaction (.1); emails with P. Hogan (.1).	M. WILLIAMS	3.70	2,349.50



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04/28/17	Email S. Blackwell re Redaction	M. WILLIAMS	2.00	1,270.00
	Redaction (.2); prepare responses and objections to discovery (1.8).			

Total Fees:	\$20,258.00
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Billing Summary

<u>Name</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
C. LEPERA	1.50 hours at	\$745.00 =	1,117.50
M. WILLIAMS	24.70 hours at	\$635.00 =	15,684.50
T. NGUYEN	7.20 hours at	\$480.00 =	3,456.00
SUMMARY TOTALS	33.40		20,258.00

Costs Advanced and In-House Services:

04/25/17	Misc - Pacer Service Center - For services provided during the period of 1/1 - 3/31/17	15.80	
04/30/17	Copying & Printing	14.00	
04/30/17	On Line Legal Research - Lexis	99.50	
	Total Costs:		\$129.30
	Total Fees & Costs:		\$20,387.30



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June 6, 2017

LEGAL SERVICES RENDERED through May 31, 2017

Re: Fran Janik and Steven Hirsch v. Spin Media LLC	70,046.50
Disbursements and charges per attached	431.89
	<hr/> 70,478.39
Subtotal - current charges:	70,478.39
Prior balance due:	<hr/> 5,214.25
TOTAL DUE:	<hr/> \$75,692.64

Outstanding Invoice (s):	Date	Invoice	Amount
	05/10/17	360139	5,214.25

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Fran Janik and Steven Hirsch v. Spin Media LLC

Fees through May 31, 2017:

05/01/17	Finalize and send case budget (.3); finalize and serve discovery responses and emails with client (1.2); research facts and review documents for production and calls and emails with S. Blackwell and S. Andrieu-Delille (2.4); email to R. Pennachia re fact gathering (.2).	M. WILLIAMS	4.10	2,603.50
05/02/17	Review emails between Matt Williams and Richard L. regarding discovery matters.	C. LEPERA	0.30	223.50
05/02/17	Prepare to produce documents (.3).	M. WILLIAMS	0.30	190.50
05/03/17	Review emails with plaintiff counsel regarding discovery default.	C. LEPERA	0.20	149.00
05/03/17	Emails with opposing counsel re discovery objections (.2); emails with J. Watkins (1).	M. WILLIAMS	0.30	190.50
05/04/17	Review letter to court and emails regarding plaintiffs failure to produce and revised settlement offer.	C. LEPERA	0.50	372.50
05/04/17	Emails to Liebowitz re motion to compel (.1); prepare for document production (.1); draft and file letter to court re motion to compel (2.0); call with S. Blackwell re (5).	M. WILLIAMS	2.70	1,714.50

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05/05/17	Emails with Matt Williams regarding case/strategy/discovery.	C. LEPERA	0.60	447.00
05/05/17	Research offer of judgment issue and Redaction (8); call with clients re Redaction (5); make document production (4); emails to gather additional documents and facts (2); emails with opposing counsel (1); prepare for motion hearing (3).	M. WILLIAMS	2.30	1,460.50
05/06/17	Emails with opposing counsel and clients re Redaction.	M. WILLIAMS	0.20	127.00
05/07/17	Travel to NYC for hearing minus time worked (no charge).	M. WILLIAMS	2.00	NO CHARGE
05/08/17	Prepare for hearing including filing letter to oppose request for telephonic appearance and review of new discovery responses served that day and new document production (4.4); email to S. Blackwell re Redaction (2); attend hearing (1.6); Redaction (3); call with C. Lepera re same (3); emails to opposing counsel re depositions and settlement (2).	M. WILLIAMS	7.00	4,445.00
05/08/17	Return travel from hearing where work could not be done (no charge).	M. WILLIAMS	2.50	NO CHARGE

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05/09/17	Call with Matt Williams to discuss and consideration of: damages analysis, settlement possibilities, sanction order, Peck hearing for Monday following production of information, strategy for preparation of 30(b)(6) witness.	C. LEPERA	1.60	1,192.00
05/09/17	Draft amended discovery responses (1.8); prepare additional document production (.4); review docket papers re default judgment motion in prep for handling Liebowitz request for payment (1.0); prepare for depositions (.3); calls with C. Lepera re settlement strategy and damages discovery (.5); emails with opposing counsel re settlement (.2).	M. WILLIAMS	4.20	2,667.00
05/10/17	Emails with Matt Williams, plaintiff counsel, and clients regarding Redaction [REDACTED] (.5); consider strategy for same (.3).	C. LEPERA	0.80	596.00
05/10/17	Travel time to NY for depo where work could not be done (no charge).	M. WILLIAMS	1.50	NO CHARGE
05/10/17	Call with J. Watkins re Redaction [REDACTED] (.4); emails with C. Lepera re settlement (.1); emails with Liebowitz (.3); prepare for Blackwell deposition (2.0).	M. WILLIAMS	2.80	1,778.00

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05/11/17	Meeting with M. Williams to discuss potential settlement strategy (.2); emails with clients and M. Williams Redaction (3); meeting with client SB in deposition preparation (.2); review emails from Plaintiff counsel regarding settlement and discovery (.2).	C. LEPERA	0.90	670.50
05/11/17	Prepare for S. Blackwell deposition (4.8); emails re settlement (.3); meetings with C. Lepera re same (.3).	M. WILLIAMS	5.40	3,429.00
05/12/17	Emails with Matt Williams regarding 30(b)(6) deposition of client (.2); emails with M. Williams and plaintiff counsel regarding settlement and conference with Judge Peck on Monday (.2).	C. LEPERA	0.40	298.00
05/12/17	Deposition of S. Blackwell (6.5); after meeting with Liebowitz (.3); Redaction (1); emails with Liebowitz re depo scheduling (.1); initial review of document production (.3).	M. WILLIAMS	7.30	4,635.50
05/12/17	Travel time return to DC where work could not be done (no charge).	M. WILLIAMS	2.00	NO CHARGE
05/13/17	Emails with Liebowitz re settlement and discovery (.5); prepare for hearing (.5).	M. WILLIAMS	1.00	635.00
05/14/17	Emails with Matt Williams regarding strategy for hearing before Judge Peck and responses to Plaintiff counsel (.5); review email from Matt Williams regarding plaintiffs deficiencies in production/ interrogatory responses (.2).	C. LEPERA	0.70	521.50

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05/14/17	Letter to judge re deficient discovery production (1.0); continued review of discovery production (.5); prepare for hearing (2.8).	M. WILLIAMS	4.30	2,730.50
05/14/17	Travel to NY for hearing where work could not be done (no charge).	M. WILLIAMS	1.50	NO CHARGE
05/15/17	Review email from Matt Williams regarding further hearing before Judge Peck summarizing same (.3); discuss with Redaction [REDACTED] [REDACTED] (.3); review retainer agreements produced today and emails from RL regarding same (.3).	C. LEPERA	0.90	670.50
05/15/17	Prepare for and attend hearing (2.5); emails summarizing same and deposition (.3); emails with Liebowitz (.3); call with C. lepera re developments (.3); assign research re voluntary dismissal to H. Junkerman (.2).	M. WILLIAMS	3.60	2,286.00
05/16/17	Discuss with Matt Williams Janik deposition prep (.5); review letter motion to dismiss without prejudice filed by plaintiffs (.3); discuss with Matt Williams opposition (.3); review associate email on law under Rule 41(a) (.3); review emails from Plaintiff counsel canceling depositions (.1); emails with clients Redaction (.1).	C. LEPERA	1.60	1,192.00

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05/16/17	Conduct legal research regarding 41(a)(2) motion for voluntary dismissal without prejudice and draft email to M. Williams re same (1.6); review letter request motion for voluntary dismissal without prejudice filed by plaintiff (.3); review case law cited in motion for voluntary dismissal without prejudice (.5).	H. JUNKERMAN	2.40	1,080.00
05/16/17	Prepare for Janik deposition (4.5); respond to letter requesting voluntary dismissal (.6); research rule 37 sanctions for failure to appear in prep for motion opposition (1.3); review H. Junkerman research on rule 41 (.3).	M. WILLIAMS	6.70	4,254.50
05/17/17	Conduct legal research regarding factors for voluntary dismissal without prejudice in Federal Court (3.9); confer with M. Williams regarding letters to the court in response to motion for voluntary dismissal and sanctions (.2); review draft letters to the court (.3).	H. JUNKERMAN	4.40	1,980.00
05/17/17	Draft and file letters to court opposing voluntary dismissal and seeking sanctions.	M. WILLIAMS	8.20	5,207.00
05/17/17	Prepare for deposition and attend.	M. WILLIAMS	2.50	1,587.50
05/18/17	Review emails from opposing counsel and docket activity related to opposition to motion to dismiss and motion for sanctions (0.1).	H. JUNKERMAN	0.10	45.00

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05/18/17	Prepare data for attorney review, forensically capture SPIN Magazine May 2010 digital version.	M. JACKSON	2.00	530.00
05/18/17	Prepare for Hirsch deposition (1.6); call with J. Peck clerk re conference scheduling (.2).	M. WILLIAMS	1.80	1,143.00
05/18/17	Meeting with Matt Williams and Hannah Junkerman re discovery schedule and upcoming case deadlines (0.2); confer with opposing counsel re Rule 26(f) conference (0.1); confer with Matt Williams re Rule 26(f) conference with opposing counsel (0.1).	T. NGUYEN	0.40	192.00
05/19/17	Return travel from NY where work could not be done (no charge).	M. WILLIAMS	1.20	NO CHARGE
05/19/17	Redaction ██████████ review cases cited in plaintiffs letters re dismissal and sanctions to prepare for hearing (3.8).	M. WILLIAMS	5.30	3,365.50
05/19/17	Shepardize cases re voluntary dismissal without prejudice and confer with Matt Williams re same.	T. NGUYEN	0.30	144.00
05/22/17	Reviewing emails and/or discussions with Matt Williams regarding strategy.	C. LEPERA	0.50	372.50
05/22/17	Prepare for hearing.	M. WILLIAMS	1.00	635.00
05/23/17	Reviewing emails and/or discussions with Matt Williams regarding strategy.	C. LEPERA	0.50	372.50
05/23/17	Prepare for and attend hearing and Redaction ██████████.	M. WILLIAMS	6.00	3,810.00

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05/30/17	Redaction [REDACTED]	C. LEPERA	0.50	372.50
05/30/17	Review case law related to motion for attorney's fees (.7); review sample motion for attorney's fees under the copyright act (.5); research federal rule related to taxable costs (.3).	H. JUNKERMAN	1.50	675.00
05/30/17	Redaction [REDACTED] (.4); prepare for fees motion and email H. Junkerman with detailed drafting instructions (.7).	M. WILLIAMS	1.10	698.50
05/31/17	Redaction [REDACTED]	C. LEPERA	0.50	372.50
05/31/17	Review sample motion for attorney's fees under the copyright act (.8); review hearing transcripts (1.1); review discovery letters filed with the Court (.4); review case law regarding award of attorney's fees in the Southern District (.8).	H. JUNKERMAN	3.10	1,395.00

Redaction [REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

Total Fees:

\$70,046.50

SMG Media, Inc.
M/C Partners
75 State Street, Suite 2500
Boston, MA 02109

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Billing Summary

<u>Name</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
C. LEPERA	12.00 hours at	\$745.00 =	8,940.00
M. WILLIAMS	85.30 hours at	\$635.00 =	54,165.50
T. NGUYEN	0.70 hours at	\$480.00 =	336.00
H. JUNKERMAN	13.50 hours at	\$450.00 =	6,075.00
M. JACKSON	2.00 hours at	\$265.00 =	530.00
SUMMARY TOTALS	113.50		70,046.50

Costs Advanced and In-House Services:

04/20/17	Delivery Services - Richard Liebowitz, Valley Stream NY US 04/20/17	15.88
05/24/17	Delivery Services - Abhishek Rampuria, M C Partners Spin Media Group, Los Angeles CA US 05/24/17	16.10
05/25/17	Delivery Services - K Copeland, Mitchell Silberberg & Knupp LLP, Washington DC US 05/25/17	16.10
05/23/17	Ground Transportation - M. Williams - Train from DC to NYC for Janik Discovery Hearing, 5/6/17	NO CHARGE
05/23/17	Ground Transportation - M. Williams - Cab fare to Union Station for Janik Discovery Hearing in New York, 5/7/17	NO CHARGE
05/23/17	Ground Transportation - M. Williams - Cab fare to court for Janik Discovery Hearing in New York, 5/8/17	NO CHARGE

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05/23/17	Ground Transportation - M. Williams - Cab fare from court to Penn Station to return to DC from Janik Discovery Hearing, 5/8/17	NO CHARGE	
05/23/17	Ground Transportation - M. Williams - Train returning from NYC to DC for Janik Discovery hearing, 5/8/17	NO CHARGE	
05/23/17	Lodging - M. Williams - New York for Janik Discovery Hearing, 5/7/17	NO CHARGE	
05/22/17	Deposition/Transcript of Southern District Reporters - Court Transcript, 2/24/17	175.56	
05/15/17	Service of Process - Metro Attorney Service Inc. - Richard P. Liebowitz, 4/24/17	160.00	
05/31/17	Copying & Printing	48.25	
	Total Costs:		\$431.89
	Total Fees & Costs:		\$70,478.39